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REISSUE APPLICATION DECLARATION BY THE INVENTOR

Docket Number (Optional) 39262/256238

I hereby declare that:
Each inventor's residence, mailing address and citizenship are stated below next to their name.
I believe the inventors named below to be the original and first inventor(s) of the subject matter which is described and
claimed in patent number 5,891,143, granted April 6, 1999, and for which a reissue patent is sought on the invention
entitled <u>Orthopaedic Fixation Plate</u> ,
the specification of which
is attached hereto.
was filed on April 5, 2001 as reissue application number 09 / 827,252 and was amended on 4/5/01, 2/25/02, 7/11/02, 12/31/02, 4/30/03, 2/3/04, 3/11/05, 8/24/05, 9/23/05, 11/21/05, 11/23/05, 4/14/06, 5/30/06, 3/13/07 and concurrently in an amendment filed along with this declaration (If applicable)
I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
☐ I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b). Attached is form PTO/SB/02B (or equivalent) listing the foreign applications.
I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)
by reason of a defective specification or drawing.
☑ by reason of the patentee claiming more or less than he had the right to claim in the patent.
by reason of other errors.
At least one error upon which reissue is based is described below. If the reissue is a broadening reissue, such must be stated with an explanation as to the nature of the broadening:
Claims 1-8 of U.S. Patent No. 5,891,143 claimed less than the patentee had a right to claim in the patent because, for example, claims 1-8 are limited to an orthopaedic spatial fixation system including fixation plates that have "holes positioned therein." This reissue application broadens the claims to require "attachment structures" rather than "holes." Dependent claims have been added to indicate that "attachment structures" may include, without limitation, "pegs," "grooves," or "holes."
Every error in the patent which was corrected in the present reissue application, and is not covered by a prior oath//declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

[Page 1 of 2]
This collection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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(REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2)				Docket Number (Optional) 39262/256238		
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.						
Note: To appoint a power of attorney, use form I	PTO/SB/81.					
Correspondence Address : Direct all communication	ations about the	application to:				
The address associated with Customer Nu	ımber: 23370					
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submitted for payment purposes) is never this type of personal information is included should consider redacting such personal USPTO. Petitioner/applicant is advised the publication of the application (unless a not in the application) or issuance of a patent. be available to the public if the application 37 CFR 1.14). Checks and credit card au not retained in the application file and them. I hereby declare that all statements made an information and belief are believed the knowledge that willful false statements both, under 18 U.S.C. 1001, and that application, any patent issuing thereon, or	led in docume information for the record on-publication referenced thorization for efore are not put to be true and the like is such willful fa	ents submitted to rom the docume of a patent applice equest in compli- the record from I in a published ms PTO-2038 solublicly available by own knowled and further that o made are pun- lse statements	o the USPT ents before cation is aviance with 3 an abando application submitted for a ge are true at these statishable by finay jeopa	O, petically submit ailable are considered appropriate and the tements and the construction are constructed and the construction are constructed as a construction construction are co	itioners/applicants iting them to the to the public after 1.213(a) is made plication may also ssued patent (see nent purposes are nat all statements were made with imprisonment, or	
Full name of sole or first inventor (given name, J. Charles Taylor		which this decia	Tauon is un			
Inventor's signature X Residence 709 Center Drive, Memphis, Tennessee 38112	The last	Date X 7 / / / Citizenship J.S.	٥ 7			
Mailing Address						
same as above						
Full name of second joint inventor (given name, Harold S. Taylor	, family name)	-				
Inventor's signature		 Date				
* If I'm	I .		200	7		
Residence 608 West Drive, Memphis, Tennessee 38112		Citizenship J.S.		•		
Mailing Address Same as above	h					
☐ Additional joint inventors or legal representative(s) are	named on separate	ely numbered sheets fo	orm PTO/SB/02	A or 02LR	attached hereto.	